

Industry Review Comment Matrix – NRC Licensed Facilities – Final RFP

Comment No.	Section	Page #	Comment	Answer	Additional Notes
1.	L.31 (b)	L-11	We respectfully request that DOE extend the deadline for receipt of proposals by 2 weeks to allow bidders adequate time to incorporate changes based on answers to questions and information from the site tours and conference.	Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.	
2.	L.34(b)(1)(i)	L-20	If the prime contractor is an LLC with no current experience, would the experience of the LLC partners be evaluated instead? Would each LLC partner submit up to 3 project descriptions or is it 3 for both?	Per the requirement, “The Offeror, <u>including each entity comprising the teaming arrangement thereof</u> as defined by FAR 9.601(1), shall submit an Attachment L-4, Past Performance and Relevant Experience Reference Information Form for three (3) contracts or projects.” Thus, the experience of the LLC partners would be evaluated based on the Forms provided (up to 3 for each entity comprising the teaming arrangement).	
3.	L.34(3), Staffing Plan	L-23	Are the incumbents in this contract available for hiring by the awardee?	Yes.	

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4.	L.34 (3), Schedule	L-23	Section L.34 (3) states "The Offeror shall provide a detailed integrated schedule for the entire contract period, consistent with their proposed technical approach for accomplishing the PWS and price proposal." Since a detailed schedule would take up multiple pages, would DOE consider excluding the schedule from the page count?	The DOE is revising the requirement for a detailed integrated schedule to a "milestone schedule". No change to the page count.	
5.	L.34 (3)	L-23	The RFP requires a detailed Staffing Plan that shall "reflect the skill mix and labor hours necessary to perform each element of the PWS." Since the Staffing Plan that addresses all elements of the PWS would be lengthy, would DOE consider excluding from the page count the section of the Staffing Plan that describes the skill mix and labor hours necessary to perform each element of the PWS?	No changes will be made.	
6.	L.34 (3)	L-22	Would DOE consider increasing the page limit for Factor 3 to 50 pages to allow bidders room to adequately address all required elements?	No changes will be made.	
7.	Document Library	N/A	In the documents Library, the link for FSV Memoranda of Understanding (MOUs) does not work.	The website was updated to fix the links for the FSV Memoranda of Understanding (MOUs).	

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8.	Attachment L-4	N/A	Question 16 in Attachment L-4 requires a significant amount of text to demonstrate that projects are similar. Thus, if we use the form as it is, the left column would have a significant amount of empty space and the right column will have all the text. Can we modify the form to address this issue by using the entire width of the form for Question 16?	Section L.34(b)(1)(i) was revised to clarify the requirement. “The Offeror may amend the format for Attachment L-4, Past Performance and Relevant Experience Reference Information Form, as long as the exact information, font and size, and page limitations are followed.”	
9.	Attachment L-9	N/A	Can you please provide the number of incumbent staff by labor categories for the past 3 years?	This information is provided on the EMCBC NRC Licensed Facilities procurement Website, under “NRC Work Historicals”.	
10.	Attachment L-9	N/A	Can you please provide the average salary of the incumbent staff?	This information is provided on the EMCBC NRC Licensed Facilities procurement Website, under “FY 2014 – Historical Direct Labor Rates for Personnel and Associated Fringe Benefit Rates”.	
11.	Attachment L-9	N/A	Can you please provide the breakdown of the 25 FTEs for the security scope? How many armed guards and how many other positions?	See Section C.3.3 of the RFP.	

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12.	Section L, Factor 3	L-22 and L-23	<p>The RFP states that the technical and management approach shall not exceed 30 pages. In the response requirements to the technical and management approach, the RFP requires that the offeror provide a "detailed schedule integrated schedule" for the entire contract period. This schedule is not in the list of items excluded from the page count.</p> <p>In order to provide a schedule for the entire contract period that has sufficient detail to demonstrate our plan for performing work, it will require multiple pages, significantly reducing the number of pages available to properly respond to the significant number of items that must be addressed in the technical and management section. Therefore, we request that the schedule be excluded from the page count.</p>	<p>The DOE is revising the requirement for a detailed integrated schedule to a "milestone schedule". No change to the page count.</p>	
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13.	Section L, Factor 3	L-22	<p>Factor 3 requires the offeror to describe its understand and approach to performing each element of the PWS. There are also a number of additional items that are required to be addressed within this Factor.</p> <p>The PWS has more than 40 individual PWS elements. As a result, the 30 page limitation is insufficient to address each of the 40+ individual PWS elements alone, without considering the other items required to be addressed within Factor 3. We respectfully request the page limit be increased to 50 pages in order to properly respond to the requirements and ensure that DOE is able to receive quality responses in sufficient detail to properly evaluate our approach.</p>	No change to the page count.	
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14.	Section L.33 Item (j)	L-18	<p>The instructions state "any entity comprising the teaming arrangements thereof, as defined by FAR 9.601, and each subcontractor shall provide in Volume I, the original signed and completed FOCI packet..."</p> <p>If the offeror has team members that will be supporting the project, but will not be handling any sensitive or classified information and/or will not be located at the site, will they still be required to obtain/apply for a FOCI determination?</p>	Yes	
15.	Section L.33 (c)	L-12	<p>L-12 defines "teaming arrangement" as defined by FAR 9.601 paragraph (1); however, there are occasional references throughout Section L and M where the reference to teaming arrangement just refers to FAR 9.601. Please confirm that all references in the RFP regarding "teaming arrangement" is defined by FAR 9.601(1).</p>	<p>Section L was revised to clarify the references for the "teaming arrangement". Change will be addressed in an Amendment to the solicitation.</p>	

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16.	Section K.4(b)	K-9	<p>The last sentence of this instruction states that "The questions shall be completed by each Offeror or person identified."</p> <p>Please clarify that you require only one questionnaire for each offeror and one from each subcontractor to be submitted behalf of the firms/persons identified in the five types listed.</p>	<p>Section L.33(n) was revised to clarify the requirements.</p> <p>“The Offeror, including any entity comprising the teaming arrangement thereof as defined by FAR 9.601(1) and each subcontractor, shall provide a fully executed Section K.4 “Organizational Conflicts of Interest,” and any necessary statements required by the provision.”</p>	
17.			<p>Do you intend to extend the due date for this solicitation?</p>	<p>Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.</p>	
18.	General		<p>We request a two week extension for submittal of the proposal due date. With questions due on April 17th, and responses due from DOE at an undefined date, there will be insufficient time to incorporate and address the answers to the questions.</p>	<p>Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.</p>	

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19.	C.3.3	C-13	The RFP requires the Contractor to "conduct/provide all supervision, training and interface duties with DOE, as required for security." Is the supervision/training staff included in the 25FTEs mentioned in this paragraph?	Yes, See section C.3.3.1.	
20.	C.3.3	C-13	The RFP requires the Contractor to provide all equipment, supplies, and resources (including uniforms). This is a FFP CLIN, and considering that security resources will be provided after contract award, can you provide uniform, equipment, vehicles (if any) and all other resources requirements for pricing purposes?	DOE does not intend to provide any further pricing information for this section.	
21.	C.3.3.1/L.34(b)(4)	C-14/L-24	Is the Security Coordinator described in Section C.3.3.1 and the Security Manager described in Section L.34(b)(4) one and the same position?	It is up to the Offeror to propose the key personnel. Requirements do not dictate that the labor categories are two separate individuals, or that they are one in the same.	
22.	C.3.4.1	C-15	Exhibit C-27 states that 20 XTS Motorola Portable Radio and 2 I Phones will be provided as GFE. Are these radios/cell phones for security services use?	20 motorola radios are part of security. (2) iPhones are provided for use by key personnel for operations.	

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23.	H.4(b)(4)	H-3	The RFP requires right of first refusal to incumbent employees. Would DOE provide their current salaries and benefits so we can ensure our fixed price bids will meet expectations? Without this, the incumbents will have a competitive advantage.	This information is provided on the EMCBC NRC Licensed Facilities procurement Website, under “FY 2014 – Historical Direct Labor Rates for Personnel and Associated Fringe Benefit Rates”	
24.	H.8	H-18	Is there a Collective Bargaining Agreement (CBA) in place for the FSV security services? If yes, can DOE provide a copy of the CBA for pricing purposes?	No CBAs for this procurement.	
25.	J	Attachment J-2, Page 33	The RFP requires that we submit a Basis of Estimate (Deliverable 109) at the PWS level in Section C to the Contracting Officer within five days following contract award. Will DOE require a BOE for the fixed price CLINS? If so, at what detail, at a minimum, should the firm fixed price BOEs provide?	Yes, DOE will require a BOE for the FFP CLINs. See Section J, Attachment J-2.	

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26.	J	Attachment J-9	There seems to be a disconnect between the PWS and the labor categories listed in Attachment J-9. For example, Attachment J-9 does not list any security personnel or associated categories. There is no listing for two key personnel (ESH&Q Manager and Security Manager). Also, Attachment L-9 does not seem to fully reflect the Historical Information presented in Attachment L-9. Would DOE please align Attachment J-9 with the PWS?	The Security Personnel were deemed unnecessary for support on the IDIQ CLIN for TMI-2 License Renewal Support. No change will be made to Section J, Attachment J-9.	
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27.	L.34(b)(3)	L-23	<p>The RFP requires the Offeror to "describe its approach to maintaining the existing pension and welfare (including PRB and severance) benefit plans" Would DOE please provide a copy of the PRB and Severance plan documents to allow us to accurately describe our approach to maintaining the existing benefit plans?</p>	<p>Incumbent CWI employees are eligible for the following PRB's:</p> <ul style="list-style-type: none"> -Medical continuation to Medicare eligibility due to age or disability, whichever occurs first for retirees and spouse (and dependents as long as either the retiree or spouse is still plan eligible) – same company subsidy and premium schedule as active employees (no special plan, these eligible participants simply remain in the current plan at the current subsidy as active employees until they reach Medicare eligibility). -Medicare Supplement (medical and Rx) post age 65 (administered by Aetna) – no company cost -Limited life insurance benefits for the retiree and spouse; retiree life limited to \$10K upon reaching age 70 and payable upon death – no company cost 	<p>-If enrolled in these plans at time of separation: Flexible Spending, Dental, Vision, Legal Services plans – continuation options via COBRA; retiree pays full cost of the plans</p> <p>Based on this information, it is DOE's opinion that bidders do not need the specifics of the individual plans. The NRC Contractor will not be required to pay severance to any employees at transition. Any employees who do not accept a bona fide offer of employment under the NRC Licensed Facilities contract and who have not accepted another employment offer from the ICP Core Contractor or other Idaho Site contractor, will be paid severance by CWI. Any severance payment that becomes necessary due to future restructuring will be a reimbursable cost to the Department. Section L was revised to include an assumption regarding Severance Costs. The change will be made via an amendment to the solicitation.</p>
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28.			Regarding Attachment L-4 – as long as we have all the information requested by DOE, do we have some flexibility in how we format and/or order the information?	Section L.34(b)(1)(i) was revised to clarify the requirement. “The Offeror may amend the format for Attachment L-4, Past Performance and Relevant Experience Reference Information Form, as long as the exact information, font and size, and page limitations are followed.” The change will be made via an amendment to the solicitation.	
29.			Regarding Attachment L-4, Item 21 – DOE requests DART and TRC information be provided by fiscal year (FY). Typically OSHA submittals capture this information on a calendar year (CY) basis. Is it acceptable to provide this information on a CY basis?	No; DOE reports this information on a FY basis.	
30.			Regarding Attachment L-5, Item 21 – DOE requests information be provided for “Days Away/Reduced Time (DART)”. The OSHA definition for DART is “Days Away, Restricted and Transferred”. Is it acceptable to use the OSHA definition in Attachment L-4 and elsewhere in the proposal?	Section L-4 was revised to define DART as “Days Away/Restricted and Transferred”. The change will be made via an amendment to the solicitation.	

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31.			Regarding Section L.35 – The text does not require submittal of basis of estimates (BOE) forms along with Volume III, Price Proposal. Attachment J-2, Item 109 requests BOE's to be delivered within 5 days after contract award. Aside from completing the Price Schedule for Section B.03, can DOE offer additional guidance on the form and format of supporting cost information necessary to provide sufficient basis for cost information provided in Section B.03?	Deliverable 109 will not be used in the evaluation process. This is a deliverable to be submitted after contract award. See section J, Attachment J-2 for details.	
32.			The RFP WBS C.3.3 (f) states the contractor shall provide 25 FTE's. Keeping that in mind, WBS C.3.3 (a) states the contractor shall furnish Security Officers and one Security Coordinator. For clarity, is the one Security Coordinator included in the 25 FTE count or is it in addition to?	Yes, the Security Coordinator is included in the count.	

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33.			<p>It is our experience from current and past performance work scope that “Armed” Security Personnel guarding all parameters of a facility and/or having access to sensitive data and/or material is required to maintain a “Q” level clearance. However, RFP PWS C.3.3 (e) states an “L” level clearance as the requirement. PWS C.3.3 makes additional reference to NUREG-1619 (which includes 10 CFR 73.51 (b)(1) and 73.45 (i.e., (c)) to indicate the requirement for the physical protection of stored spent nuclear fuel and high-level rad waste within a protected area covering parameters BOTH in and around the facilities. These requirements merged with DOE M 470.4-2A overarching guidance on all security provision, conflicts with the clearance level stated and why we are asking for clarification on the two items indicated below:</p> <ul style="list-style-type: none"> a. Please provide clarification regarding the level of clearance required for the twenty-five Armed Security Personnel. b. Please provide if the ARMED Security Personnel will be managing/guarding the facility perimeters from both inside and outside 	<p>As specified in Section C, L Clearance is required.</p> <p>No response to Question b.</p>	
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34.		<p>L.34. (b) (1) and (2). L.34. (b) (1) Factor 1 – Relevant Past Performance. (The past performance write-up section shall be limited to the Attachment L-4, Past Performance and Relevant Experience Reference Information Form ...” L.34. (b) (2). “Factor 2 – Relevant Experience. (The relevant experience write-up shall be limited to the Attachment L-4, Past Performance and Relevant Experience Reference Information Form ...” and “The contracts/projects referenced for each entity shall be the same contracts/projects for which Past Performance information is provided for Factor 1 - Relevant Past Performance above. However, only one Attachment L-4 form shall be provided for each reference contract or project to address both Factor 1 – Relevant Past Performance and Factor 2 – Relevant Experience.”</p> <p>Please clarify where DOE would like the Attachment L-4 to be included. Please clarify the difference between Factor 1 and 2.</p>	Attachment L-4 should be submitted as part of Volume II, Technical Proposal.	
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35.			Can the Attachment L-4 Form be altered (boxes resized)? Is this form subject to the body text size limit of 12 pt font, or can it be treated like a table with 10 point font?	Section L.34(b)(1)(i) was revised to clarify the requirement. “The Offeror may amend the format for Attachment L-4, Past Performance and Relevant Experience Reference Information Form, as long as the exact information, font and size, and page limitations are followed.” The change will be made via an amendment to the solicitation.	
36.			Have additional meetings been scheduled or committed to with the NRC at this time prior to license submittal? a. Status document indicates two meetings but no time frame. Are these being completed in 2015?	No response.	
37.			What is the current status of the AMR? a. Has new scope (TLAA’s etc. that will flow over to 2016) been identified because of the review?	SEB determined that sufficient information regarding status has been provided. No new scope has been identified at this time.	
38.			Is there a list of pending technical specification changes that may be required based on the status of the current review? If so what?	None at this time.	

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39.			Are there any changes pending at INL that would result in any change to the current Emergency Plan, financial information submitted to the NRC, Environmental Report or QA program that governs the TMI-2 ISFSI?	None at this time.	
40.			Is the Small Business Prime required to do 51% of the work, or can the qualified small businesses combine to perform more than 51% of the work outside of the formation of a Joint Venture or LLC?	See Limitations on Subcontracting (FAR 52.219-14)	
41.			Please consider extending the proposal due date by two weeks after the responses are provided to allow adequate time for offerors to review and incorporate the responses into our proposals.	Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.	
42.	C.3.2	C-11	Section C.4.2 details the operations and aging management scope at TMI-2. Section C.3.2 provides a list of references in which the same scope for FSV is found. Is the Offeror responsible for all aspects of operations and aging management identified in these reference documents?	Yes	
43.	C.3.3	C-13	Please provide historic ODC details of equipment, supplies, and resources from the California Security Services contract and a list of government-furnished equipment used in the performance of that contract.	GFP is provided at Exhibit C-27. DOE does not intend to provide any further pricing information for this section.	

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44.	C.4.1	C-16	In many sections of the PWS, it states "The Contractor shall maintain the... in accordance with NRC regulations...." Should the Offeror assume that other than specifically identified DOE Orders, NRC regulations take precedence over DOE Orders? The Contractor is not required to establish dual programs to meet both NRC regulations and DOE requirements for the same (or similar) technical areas?	See Section C.1.2.	
45.	C.6.2	C-23	How many tours should we assume we need to support annually?	This would be considered routine facility access, and no additional work should be required to support tours.	
46.	C.6.5.2	C-26	As part of the site interface agreement, will one of Idaho site contractors provide Occupational Medical services at no cost to the contractor?	Offeror is expected to comply with 10 CFR 851. Occupational Medical Services may be negotiated with any provider at a cost (including the INL).	
47.	C.6.5.3	C-27	Given that this is a small business contract, will DOE waive the requirement for the contractor's EMS to be certified to the ISO 14001 standard by an accredited independent registrar? If certification is required, will DOE extend the 8 months to 16 months after contract transition is completed?	DOE will not waive the requirement, or extend the certification requirement.	

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48.	C.6.5.3	C-27	As a small business contract, will DOE require the contractor to obtain ISO or Voluntary Protection Program (VPP) Star status as part of its performance measure?	This is not a requirement.	
49.	C.6.5.4	C-28	How many events or drills involving Contractor facilities should we assume will be held annually?	Drills shall occur as identified in the licenses.	
50.	C.6.5.5	C-29	As a DOE and EM Prime contractor, it appears that the contractor is requested to implement the NRC-approved Quality Assurance Program, which is in accordance with DOE/RW-0333P, Revision 10, as included in the NRC license applications. Is it true that the contractor is not required to establish a QA Program Plan to meet NQA-1 (2008), DOE O 414.1D, or DOE-EM QAP?	Yes.	
51.	C.6.6.1.1	C-32	Please detail the INL contractor's costs to provide Network Access for IT services both within the INL facilities and off site.	Contractor will need to negotiate these costs with INL, if determined required.	
52.	C.6.6.1.1	C-33	Please provide the INL contractor's costs for connectivity to DOENet and Entrust licenses.	Contractor will need to negotiate these costs with INL, if determined required.	
53.	C.6.6.1.1	C-33	Please detail the INL contractor's costs for firewall operation, intrusion detection, antivirus management, SPAM filtering, and associated engineering licensing and support.	Contractor will need to negotiate these costs with INL, if determined required.	

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54.	C.6.8.1	C-38	Should the Offeror include a detailed training schedule in its 5-page integrated schedule for the entire FFP period?	No response.	
55.	C.7.0	C-39	Is it correct to assume the Phase-Out Activities will occur between January 1 - March 31, 2021? This will allow the contractor to estimate a Fixed Price with appropriate escalation.	Phase Out activities will occur prior to and concurrent with closeout activities. See Section F.3(c) regarding the closeout period of performance.	
56.	C9.0	C-43	Please provide the link that details the procedures to be followed to obtain the "Government Property – List of Government Furnished Property (GFP) at FSV."	The link is on the EMCBC NRC Licensed Facilities procurement Website. https://www.emcbc.doe.gov/SEB/NRC/Requesting%20Sensitive%20Data.php	
57.	H.5.c.1	H-5	Please provide the hire date and length of service for each grandfathered employee so the offeror can calculate the cost of leave. Also, please provide the cost of each component of the grandfathered employees' benefits package. The percentages provided in the proposal reflect the fringe costs across ICP's entire labor pool and the pool of grandfathered employees on this contract will be significantly smaller.	See the EMCBC NRC Licensed Facilities procurement Website, under "FY 2014 – Historical Direct Labor Rates for Personnel and Associated Fringe Benefit Rates". Additional information will also be posted, once obtained.	

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58.	H.5.c.4.iii	H-6	<p>Since the Contractor shall provide service credit for leave, fringe benefits other than leave, and severance, please provide the hire dates and length of service for every employee currently working on the scope covered by this RFP?</p>	<p>1)For Leave: The current leave balance of incumbent CWI employees will not be cashed out at contract turnover. The cost associated with this leave balance will be maintained on the financial records of DOE-ID. Therefore, there is no funding that will be provided to the new contractor. However, as these employees use up that leave while under the employment of the new contractor, any reduction in the leave accrual balance is a billable cost to DOE-ID. The leave balance for the Elite guards will be cashed out at contract transition based on their contract type.</p> <p>2)Fringe Benefits other than leave: The only other fringe benefit with a service credit calculation is the Defined Benefit Pension Plan.</p>	<p>3)Severance: The NRC Contractor will not be required to pay severance to any employees at transition. Any employees who do not accept a bona fide offer of employment under the NRC Licensed Facilities contract and who have not accepted another employment offer from the ICP Core Contractor or other Idaho Site contractor, will be paid severance by CWI. Any severance payment that becomes necessary due to future restructuring will be a reimbursable cost to the Department.</p> <p>Section L was revised to include an assumption regarding Severance Costs. The change will be made via an amendment to the solicitation.</p> <p>Additional information will also be posted to the EMCBC NRC Licensed Facilities procurement Website, once obtained.</p>
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59.	(4) Severance Pay	H-6	Is the Severance Pay to CWI employees a cost-reimbursable item under the relevant CLINs 10 and 11?	<p>The NRC Contractor will not be required to pay severance to any employees at transition. Any employees who do not accept a bona fide offer of employment under the NRC Licensed Facilities contract and who have not accepted another employment offer from the ICP Core Contractor or other Idaho Site contractor, will be paid severance by CWI. Any severance payment that becomes necessary due to future restructuring will be a reimbursable cost to the Department.</p> <p>Section L was revised to include an assumption regarding Severance Costs. The change will be made via an amendment to the solicitation.</p>	
60.	H.49 Employee Concerns Program	H-52	The Employee Concerns Program or industrial relations are not included in Section PWS. Should these items be included in the Fixed Price?	Yes.	

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61.	L.34 (a) (3) and (3) Factor 3	L-19 and L-22	L.34(a)(3) states " The Technical Proposal shall not exceed 35 pages, excluding the items listed in L.32(f)." and in (3) Factor 3 – Technical and Management Approach and Understanding (The technical and management approach section shall not exceed 30 pages). Is it correct to assume that the 5 pages are designated to address the integrated schedule?	The RFP stated that the Technical Proposal shall not exceed 35 pages. Section L.34(b)(3) specified that the technical and management approach section shall not exceed 30 pages. Section L.34(b)(4) specified that the key personnel and organizational structure section shall not exceed five pages.	
62.	L.34.b.3	L.23	Please specify the level of detail required in the integrated schedule. Is a Gantt chart required? Would DOE consider excluding the schedule from the page count? A detailed integrated Gantt chart that complies with the font size limitations will be very big.	The DOE is revising the requirement for a detailed integrated schedule to a "milestone schedule". No change to the page count.	
63.	(b) (1) Table	L-27	Does the funding profile for Contract Period 6 include the Phase-Out activities? It appears the Profile does not include the Phase-Out activities.	Yes.	

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64.	Section J-Attachment J-9	Page 1 - 17	In the Labor Category Position Description/Qualifications and Fully-Burdened Labor Rates summary, the heading is labelled as "Minimum Qualifications." However, the statements frequently address a Bachelor degree + 2 - 18 (or 15) years relevant experience. What is the minimum requirement? Is it 2 years or 18 years' minimum experience required? Additionally, can years of experience be considered as equivalent to a Bachelor's degree?	An Offeror would meet the requirement by meeting the specified degree, and falling within the range provided. No, experience cannot be considered equivalent to a Bachelor's degree.	
65.	Section J-Attachment J-9	Page 1 - 17	Are there position descriptions or required qualifications for the three key personnel positions?	DOE does not specify the position descriptions or required quals for the key personnel in Section J-9. The resumes for the key personnel should be provided in the resume format, as provided in Attachment L-2.	
66.	L.35	L-27	Does the funding profile on page L-27 include the IDIQ CLIN funding amount of \$2.75 million for the base period and \$0.25 million for the option period?	The funding profile includes the IDIQ CLIN funding amounts.	
67.	L.35	L-27	Does the funding profile on page L-27 include the DOE provided funding for CLINs 00008 through 000011?	The funding profile includes the DOE provided funding for CLINs 00008 through 00011.	

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68.	Section C.9.0, List of Exhibits	C-41	Can you please provide the qualifications required for the security manager? Since the Physical Security Plan has not been provided, we do not have a way to determine the requirements for this position.	DOE does not specify the position descriptions or required quals for the key personnel in Section J-9. The resumes for the key personnel should be provided in the resume format, as provided in Attachment L-2.	
69.	L.34(b)(3)	L-23	The instructions for the staffing plan on page L-23 request the skill mix and labor hours necessary to perform each element of the PWS. However, Attachment L-9 provides future staffing identified for only three PWS elements, C.3.3, C.6.0 and C.6.9. What is required?	Attachment L-9 is provided for the T&M rates for performance under CLINs 00006 and 00007 only. These CLINs cover the referenced PWS sections. The staffing plan should include the skill mix and labor hours necessary to perform each element of the PWS, as stated.	
70.	L.34(b)(3)	L-23	The instructions for the staffing plan on page L-23 request the skill mix and labor hours necessary to perform each element of the PWS. There are multiple levels within the PWS, in some cases there are 6 levels, others 5, and many are at level 4. At what level of the PWS should the staffing plan be prepared?	The staffing plan should reflect the Offeror's skill mix and labor hours determined necessary to complete the entire work scope.	

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71.	L-35	General	Since this is a fixed price contract for many of the CLINs, if there are major repairs that need to be performed that require additional funding, will DOE provide additional funds for those repairs? What is the criteria for which repairs are included in the cost proposed and which ones are not?	The Contractor is required to maintain and repair items, as necessary to comply with license requirement, under normal conditions.	
72.	Section C.9.0, List of Exhibits	C-43	Based on exhibits C-29 and C-30, shall we assume that the incumbent contractor has completed the AMR by the start of this contract?	No.	
73.	Attachment L-9		Attachment L-9, Table I, Historical Staffing Levels, lists the Future Estimated Costs (Fully Burdened). (a) Does this include ODCs or only labor? (b) If it includes ODCs, please provide a list of the ODCs included in this number.	(a) Only labor (b) N/A	
74.	L.34(b)(4), Key Personnel	L-24	Is there a preferred location for the Program Manager?	No.	
75.	General		We respectfully request a 2-week extension to the proposal due date.	Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.	

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76.	C.6.6	C-32	Does the incumbent contractor have a server/data center on-site in Idaho? Will this system be available for the incumbent? Is it considered GFE?	Requirements are specified in the PWS, and also on the EMCBC NRC Licensed Facilities procurement Website, under “Current CWI Information Technology and Cyber Security Information.”	
77.	C.6.6	C-32	Please provide a description of the current IT server/data center. What server, computers, software, hardware is being utilized?	Information is specified in the PWS, and also on the EMCBC NRC Licensed Facilities procurement Website, under “Current CWI Information Technology and Cyber Security Information.”	
78.	C.6.6.1.1	C-32	C.6.6.1.1 states that INL will provide IT services at negotiated costs. Since this is a fixed price contract, can you please provide the rates of INL for these services?	Contractor will need to negotiate these costs with INL, if determined required.	
79.	L.31		Given that this acquisition is set-aside for small business, many of whom have limited corporate resources, the solicitation period is insufficient and prohibitive to preparing a complete and accurate proposal. Can the DOE Office of Environmental Management please extend the deadline to submit offers from April 30 to May 30?	Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.	

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80.			Because no questions have yet been answered on this procurement and because the site walks were held just this week, we request a two-week extension on the due date for this procurement.	Extending deadline for receipt of proposals 8 days to May 8, 2015. Change will be addressed in an Amendment to the solicitation.	
81.			How often are the core holes inspected?	N/A. The core holes have been filled.	
82.			Operations of the facility sequence; is the Contractor responsible for the work performed at TMI-2?	Yes.	
83.			What is the white box located near the TMI facilities?	Conex containing spare parts.	
84.	L.34 (3), Staffing Plan	L-23	Would DOE please provide the names and contact information of the incumbent staff?	The incumbent Contractor would provide this information during transition.	
85.	L.34 (3), Staffing Plan	L-23	Would the incumbent key personnel be available to be hired by the new contractor?	Yes.	